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16	danhayward@bdjlaw.com Attorneys for Plaintiff	
17		ES DISTRICT COURT
18	DISTRICT OF NEVADA	
19	FRED COLEMAN,	CASE NO. 3:20-cv-00718-MMD-CLB
20	Plaintiff,	012221(0) 0120 01 00/10 112/12 022
21	V.	STIPULATION TO EXTEND TIME TO SUBMIT JOINT PRETRIAL ORDER
22	BARRICK GOLDSTRIKE MINES, INC.	(THIRD REQUEST)
23	Defendant.	AND [PROPOSED] ORDER
24		
25	Pursuant to Local Rule ("LR") IA 6-1, LR IA 6-2 and LR 26-3, Plaintiff Fred Coleman and	
26	Defendant Barrick Goldstrike Mines, Inc., by and through their undersigned counsel, hereby move	
27	the Court for a brief stipulated extension of the current October 2, 2023 deadline (ECF No. 65) by	
28		

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Our File No. 204906

which to file the Joint Pretrial Order required by LR 16-3. The parties respectfully request that the deadline to submit the Joint Pretrial Order be extended up to and including **Monday, October 16,**2023.

This is the third requested extension concerning the Joint Pretrial Order. The first extension

This is the third requested extension concerning the Joint Pretrial Order. The first extension was requested to allow the parties additional time to draft their respective sections of the Joint Pretrial Order following the unsuccessful Virtual Settlement Conference held on June 15, 2023. (*See* ECF Nos. 71, 75.) The second extension was requested due to Defendant's counsel's surgical procedure which was scheduled for late August 2023.

Good cause exists for the requested extension. The parties have exchanged their respective contributions to the forthcoming Joint Pretrial Order, and have agreed to speak telephonically on Monday, October 2, 2023 (the present deadline for submission) to attempt to resolve outstanding issues and finalize the Joint Pretrial Order. The parties request an additional weeks by which to file the Joint Pretrial Order so that they may incorporate any changes agreed to during the forthcoming telephone conference, and engage in any additional discussions that may become necessary. This extension is not sought to extend "a discovery deadline or to reopen discovery," and thus LR 26-3(a)-(d) is not implicated.

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1	WHEREFORE, the parties stipulate and respectfully request that the Court enter an order	
2	extending the time by which the parties must submit the Joint Pretrial Order to on or before	
3	Monday, October 16, 2023.	
4	Dated: September 27, 2023	Dated: September 27, 2023
5		
6	/s/ Daniel T. Hayward	/s/ David C. Castleberry
7	Michael P. Hilferty, N.Y. Bar #4719498 Samantha Hudler, N.J. Bar #322862020	David C. Castleberry, NV Bar #8981 Kathleen D. Weron, Utah Bar #8437
8	Admitted pro hac vice WHITE & HILFERTY	Admitted pro hac vice OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C. Attorneys for Defendant
9	Jesse Rose, N.Y. Bar #JR2409 Admitted pro hac vice	
10	THE ROŚE LAW GROUP, PLLC	
11 12	Daniel T. Hayward, NV Bar #5986 BRADLEY, DRENDEL & JEANNEY Attorneys for Plaintiff	
13	Attorneys for Fluintiff	
14		
15	IT IS SO ORDERED.	
16	Dated: September 272023.	
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19		UNITED STATES DISTRICT JUDGE
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